UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

UNITED STATES OF AMERICA, : Case No. 1:12-CR-21 : Case No. 1:16-CV-377

Plaintiff,

vs. : OPINION & ORDER

[Resolving Doc. <u>42</u>]

DEMARIO DENSON,

Defendant.

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JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

Defendant Demario Denson petitions for habeas corpus relief under 28 U.S.C. § 2255. He argues that his predicate offenses no longer qualify as crimes of violence and he was improperly sentenced under the <u>United States Sentencing Guideline § 2K2.1(a)(2)</u>. The Supreme Court's recent opinion in *Beckles v. United States*² forecloses his argument.

Defendant Denson's argument centers on the relationship between the Guidelines and the Armed Career Criminals Act.

On June 26, 2015, the Supreme Court gave an opinion in *Johnson v. United States*, holding that the residual clause of the Armed Career Criminals Act was unconstitutionally vague.³ If a sentencing court imposed an increased sentence based on felonies that qualified under the residual clause alone, that sentence violated a criminal defendant's constitutional right to due process.⁴

 $^{^{1}}$ Doc. $\underline{42}$. Petitioner supplemented his petition. Doc. $\underline{50}$. The Government opposes. Doc. $\underline{44}$. Defendant Denson replied. Doc. $\underline{51}$.

² No. 15-8544, 2017 WL 855781 (U.S. Mar. 6, 2017).

³ U.S. , 135 S. Ct. 2551 (2015).

⁴ *Id*.

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Gwin, J.

A criminal defendant sentenced under the ACCA residual clause can collaterally challenge his ACCA affected sentence in a § 2255 habeas proceeding.⁵

The Guidelines' career offender provision defines "crime of violence" using the same language ruled unconstitutional in *Johnson*. Therefore, since *Johnson*, many criminal defendants sentenced under the Guidelines' "crime of violence" provision have argued that *Johnson*'s holding should also apply retroactively to Guidelines cases.

In *Beckles*, the Supreme Court rejected this argument. There, Petitioner argued that because the Court's *Johnson* opinion held "that the identically worded residual clause in the Armed Career Criminal Act . . . was unconstitutionally vague . . . the Guidelines' residual clause is also void for vagueness." The Court held that because of the Guidelines' advisory nature, they "are not subject to vagueness challenges under the Due Process Clause."

The Supreme Court's decision dictates the outcome of *Beckles*-dependant cases pending across the federal courts. Accordingly, this Court **DENIES** Defendant Denson's § 2255 petition. IT IS SO ORDERED.

Dated: March 20, 2017 <u>s/ James S. Gwin</u> JAMES S. GWIN

UNITED STATES DISTRICT JUDGE

⁵ Welch v. United States, U.S. , 136 S. Ct. 1257, 1265 (2016).

⁶ See United States Sentencing Guideline § 4B1.2(a) (emphasis added).

⁷ No. 15-8544, 2017 WL 855781, at *3 (U.S. Mar. 6, 2017).

 $^{^{8}\}overline{Id}$.